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UNDER 37 CFR §1.8

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being transmitted on the date indicated below via facsimile to the United States Patent and Trademark Office, facsimile number (571)-273-2885.

Date: 7/6/06
Anthony F. Bonner, Jr.In re application of: **Frank, et al.**Confirmation No.: **2850**U.S. Serial Number: **10/036,206**Art Unit: **2686**Filing Date: **December 25, 2001**Examiner: **Appiah, Charles Nana**Our Reference Number: **190254-1070**Title: **Auto Sensing Home Base Station for Mobile Telephone with Remote Answering Capabilities**

Issue Fee Transmittal (*Note: Zero fees are due) (1 page)
Interview Summary (2 pages)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In Re Application of:

Confirmation Number: **2850****Frank, et al.**Group Art Unit: **2686**Serial No.: **10/036,206**Examiner: **Appiah, Charles Nana**Filed: **December 25, 2001**Docket No. **190254-1070**For: **Auto Sensing Home Base Station for Mobile Telephone with Remote Answering Capabilities****INTERVIEW SUMMARY**

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

This document is being filed in response to the Notice of Allowance mailed April 6, 2005.

AUTHORIZATION TO DEBIT ACCOUNT

It is not believed that extensions of time or fees for net addition of claims are required, beyond those that may otherwise be provided for in documents accompanying this paper. However, in the event that additional extensions of time are necessary to allow consideration of this paper, such extensions are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required therefor (including fees for net addition of claims) are hereby authorized to be charged to Deposit Account No. 20-0778.

Interview Summary

Applicants wish to express their sincere appreciation for the time that Examiner Appiah spent with Applicants' Attorney, Anthony Bonner, during a telephone discussion on April 28, 2006. During that conversation Mr. Bonner indicated that Examiner Appiah has not initialed various references submitted in an Information Disclosure Statement (IDS). Examiner Appiah indicated that the references that were not initialed are not relevant to the subject matter of the present application. Mr. Bonner indicated that, in order to determine relevancy, Examiner Appiah must have considered the non-initialed references and thus, the examiner could initial the references as being considered. Examiner Appiah declined this suggestion and assured Mr. Bonner that the non-initialed references are not material to patentability of the present application.

**THOMAS, KAYDEN, HORSTEMEYER
& RISLEY, L.L.P.**

Respectfully submitted,



Anthony F. Bonner; Reg. No. 55,012

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